

REMARKS

By this Supplemental Amendment, Claims 1 and 2 have been amended, to place this application in immediate condition for allowance.

This Amendment was filed because in the Advisory Action dated September 22, 2008, the Examiner stated the following reason for denying entry of the Amendment of August 21, 2008:

“Claims 1 and 2 have 112 second paragraph issues. In claim 1, line 12, you claim, ‘positioned along respective edge’, it is unclear as to whether this should read, ‘a respective edge’ or ‘respective edges’. In claim 2, you claim ‘a second spot form line’ and ‘a second space’, but you have not claimed a first spot form line or a first space, and therefore the lines and spaces are not positively defined.”

In order to resolve these issues, Claim 1 has been amended at line 12 to now read as follows:

“... wherein the spot-form line is positioned along a respective edge of the space ...”. This amendment renders independent Claim 1 fully definite under the purview of 35 U.S.C. 112, second paragraph. Support for this amendment may be found in Figure 8 of the application.

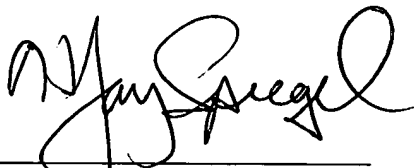
Concerning Claim 2, the following amendments have been made. In line 2, the word “wherein” has been added. In line 3, the phrase “a second” (both occurrences) has been changed to --another--. These amendments cure the alleged indefiniteness of Claim 2 as previously presented since the claim previously recited “a second spot-form line” and “a second space” where earlier recitations included no recitation of “a first spot-form line” or “a first space.” In fact, independent Claim 1 recited “a spot-form line” and “a space.” Support for these amendments to Claim 2 may be found in Figure 8 of the application.

With these changes, all of the claims are fully definite under the purview of 35 U.S.C. 112, second paragraph. Applicant incorporates by reference the arguments set forth in the Amendment

of August 21, 2008, in favor of the patentability of the claims of record. Early reconsideration and allowance of this application are respectfully solicited.

Respectfully submitted,

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A handwritten signature in black ink, appearing to read 'H. Jay Spiegel', written over a horizontal line.

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